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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/821,603	04/09/2004	David B. Cross	MS1-1973US	1564
22801 7590 11/02/2010 LEE & HAYES, PLLC 601 W. RIVERSIDE AVENUE SUITE 1400 SPOKANE, WA 99201				
EXAMINER HENNING, MATTHEW T				
ART UNIT 2491		PAPER NUMBER		
NOTIFICATION DATE 11/02/2010		DELIVERY MODE ELECTRONIC		

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

lhptoms@leehayes.com

### Office Action Summary

**Application No.**

10/821,603

**Applicant(s)**

CROSS ET AL.

**Examiner**

MATTHEW T. HENNING

**Art Unit**

2491

**Period for Reply** -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 25 August 2010.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-27, 29, 32, 33, 35, 38-44 and 49 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 1-16 and 49 is/are allowed.
- 6) ☒ Claim(s) 17-27, 29, 32, 33, 35 and 38-44 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 09 April 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftperson's Patent Drawing Review (PTO-940)
- 3) ☒ Information Disclosure Statement(s) (PTO/SB/08)  
Paper No(s)/Mail Date \_\_\_\_\_
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

This action is in response to the communication filed on 8/25/2010.

**DETAILED ACTION**

***Response to Arguments***

Applicant's arguments, filed 8/25/2010,

Applicant's arguments pertaining to claims 17 and 33 filed 8/25/2010 have been fully considered but are not found persuasive. The newly claimed limitations have been addressed accordingly below.

Applicant's arguments with respect to claims 17 and 33 have been considered but are moot in view of the new ground(s) of rejection.

The examiner notes that while the applicants have argued that the allowable subject matter from claim 1 has been incorporated into claims 17 and 33, the examiner disagrees. In claim 1, the allowable subject matter is all recited positively and each element is required by the claim. In the amended claims 17 and 33, the limitations have been recited in the alternative, and therefore are much broader, and fail to distinguish over the prior art.

All objections and rejections not set forth below have been withdrawn.

Claims 1-27,29,32,33,35, 38-44, and 49 have been examined.

***Information Disclosure Statement***

The information disclosure statement(s) (IDS) submitted are in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner is considering the information disclosure statements.

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

*A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.*

Claims 17, 18, 20-27, 29, 32, 33, 35, and 38-44, are rejected under 35 U.S.C. 103(a) as being unpatentable over Burch et al. (US Patent Application Publication 2005/0171872) hereinafter referred to as Burch, and further in view of Brovick et al. ("WINDOWS® 2000 Active Directory™") hereinafter referred to as Brovick, and further in view of Grambihler et al. (US Patent Number 6560655) hereinafter referred to as Grambihler.

Regarding claim 17, Burch disclosed a method comprising: receiving an event notification (See Burch Paragraph 0043); and synchronizing the local credentials and remote credentials (See Burch Paragraph 0043-0044) and changing at least one of the local credentials in a first local credential cache (Burch Paragraphs 0043-0044) wherein one of the local credentials and the remote credentials comprises at least one of the following: a token (Burch Certificate), and an XrML license, but Burch failed to specifically disclose enumerating local credentials and remote credentials in response to any one of a lock event, a startup event, a shutdown event, a logon event, a logoff event, an unlock event, a session event, a timer event, a manual request, and a credential update event. Burch did, however, disclose that the credential stores are directories (See Burch Paragraph 0022).

1           Burch further failed to disclose a synchronization module which: sorts the local  
2   credentials and the remote credentials into a local credential array and a remote credential array  
3   respectively and linearly compares the local credential array and the remote credential array; and  
4   stores a state file for conflict resolution, the state file comprising: a file version; a flag, wherein  
5   the flag indicates whether the credential is user protected (but Burch did disclose that some  
6   credentials are user protected in Paragraph 0055); and a credential state, wherein the credential  
7   state comprises: last time synchronization module called; last time local store changed; and last  
8   time remote cache changed.

9           Burch further failed to disclose that the change to the first local credential was removal  
10   from the cache associated with a first device based upon the synchronizing module comparing  
11   the local credential array and the remote credential array, wherein the credential removed from  
12   the first local credential cache is identified and tagged by the synchronization module in a remote  
13   credential cache; and based on the synchronizing module comparing the local credential array  
14   and the remote credential array, removing the tagged credential from a second local credential  
15   cache associated with a second device, wherein the first device is different than the second  
16   device, without rewriting the tagged credential to the remote credential cache. However,  
17   addition and deletion of credentials in a credential store was well known in the art at the time of  
18   invention, and would have been obvious to the ordinary person skilled in the art at the time of  
19   invention. This would have been obvious because the ordinary person skilled in the art would  
20   have been motivated to have allowed flexibility in the authorizations granted within the system  
21   by allowing authorizations to be granted and taken away.

1           Brovick teaches that Active Directory is a directory service, which provided replication  
2 of data between devices, as well as synchronization of the data between the devices in an Active  
3 Directory (See Brovick First Paragraph), and that in order to maintain synchronization between  
4 each copy of the directory, each update to a directory is provided with a USN which is compared  
5 with USNs in other devices to determine which updates need to be replicated (See Brovick  
6 "Keeping Track"). Brovick further teaches keeping track of timestamps of when the local and  
7 remote (replicated) data was updated (See Brovick "Conflict Resolution"), and when  
8 synchronization was last performed (See Brovick "Intra-Site Replication"). Brovick further  
9 teaches that when a change in one local cache is made, the domain controller will mark the  
10 change in an up-to-date vector, and then replicate the change in other caches throughout the  
11 network without undoing the change (Brovick "Keeping Track").

12           Further, it was well known in the art at the time of invention to sort data into arrays for  
13 linear comparison in order to ease the complexity of the comparison, as well as to use flags to  
14 track Boolean properties.

15           It would have been obvious to the ordinary person skilled in the art at the time of  
16 invention to employ the teachings of Brovick in the credential store system of Burch by utilizing  
17 Active Directory to provided the directory service and the synchronization between the  
18 credential stores. This would have been obvious because the ordinary person skilled in the art at  
19 the time of invention would have been motivated to provide quick and efficient directory  
20 services across the distributed credential store. It further would have been obvious to the  
21 ordinary person skilled in the art at the time of invention to have sorted the local and remote  
22 credentials into a local and remote credential array, and then linearly comparing the arrays to

1 determine conflicts which need to be resolved. This would have been obvious because ordinary  
2 person skilled in the art at the time of invention would have been motivated to ease the  
3 complexity of the comparison for determining conflicts between the servers. In this  
4 combination, the USN reads on the claimed version number. Further still, it would have been  
5 obvious to the ordinary person skilled in the art at the time of invention to have stored a flag for  
6 each entry in the credential store to track whether the entry was personal (user protected) or not.  
7 This would have been obvious because the ordinary person skilled in the art would have been  
8 motivated to utilize a well known method for tracking Boolean properties to track the Boolean  
9 property of personal entry or not. Even further still, it would have been obvious to the ordinary  
10 person skilled in the art at the time of invention to have employed the teachings of Brovick in the  
11 synchronization system by marking the deletion of a credential from the cache, and propagating  
12 the change to the other caches in the network. This would have been obvious because the  
13 ordinary person skilled in the art would have been motivated to synchronize the caches.

14 Burch further failed to disclose that the event notification comprised an unlock event.

15 Grambihler teaches that synchronization can be performed in response to logon and  
16 logoff events (Grambihler Summary of the Invention).

17 It would have been obvious to the ordinary person skilled in the art at the time of  
18 invention to have employed the teachings of Grambihler in the system of Brovick by performing  
19 the synchronization in response to logon and logoff events. This would have been obvious  
20 because the ordinary person skilled in the art would have been motivated to provide increased  
21 flexibility to the scheduling of the credential synchronization.

1 Further still, Brovick failed to specifically disclose handling errors, wherein error  
2 handling comprises returning a write state indication of a status of a credential write operation,  
3 wherein the write state indication consists of one of the following: a none indication, wherein the  
4 none indication comprises an indication that the credential was not altered; a partial indication,  
5 wherein the partial indication comprises an indication that the credential was partially altered; or  
6 a done indication, wherein the done indication comprises an indication that the credential was  
7 successfully changed. However, it was well known in the art of data transmission and  
8 synchronization at the time of invention to provide an acknowledgement of successful  
9 synchronization in the event that the synchronization of the data was completed successfully. As  
10 such, it would have been obvious to the ordinary person skilled in the art at the time of invention  
11 to have employed ACKs and NACKs of successful completion of synchronization. This would  
12 have been obvious because the ordinary person skilled in the art would have been motivated to  
13 ensure the synchronization operation was successful.

14 Regarding claim 18, Burch, Brovick, and Grambihler taught that synchronizing the local  
15 credentials and the remote credentials is based on at least one time-stamp associated with the  
16 local credentials and at least one time-stamp associated with the remote credentials (See Brovick  
17 Conflict Resolution).

18 Regarding claim 20, Burch, Brovick, and Grambihler taught writing at least one of the  
19 local credentials to a remote credential cache (See Burch Paragraph 0056).

20 Regarding claim 21, Burch, Brovick, and Grambihler taught writing at least one of the  
21 remote credentials to a local credential cache (See Burch Paragraph 0053).



1           Regarding claims 22-23, while Burch, Brovick, and Grambihler taught that changes in  
2   local credentials are duplicated in the remote credential store, and vice versa, they failed to  
3   specifically disclose deleting remote credentials. However, addition and deletion of credentials  
4   in a credential store is well known, and would have been obvious to the ordinary person skilled  
5   in the art at the time of invention. This would have been obvious because the ordinary person  
6   skilled in the art would have been motivated to have allowed flexibility in the authorizations  
7   granted within the system by allowing authorizations to be granted and taken away.

8           Regarding claim 24, Burch, Brovick, and Grambihler taught modifying at least one of the  
9   local credentials at a local credential cache based on at least one of the remote credentials (See  
10   Burch Paragraph 0053).

11          Regarding claim 25, Burch, Brovick, and Grambihler taught modifying at least one of the  
12   remote credentials at a remote credential cache based on at least one of the local credentials See  
13   Burch Paragraph 0056).

14          Regarding claim 26, Burch, Brovick, and Grambihler taught updating a list of local  
15   credentials (See Brovick "Keeping Track").

16          Regarding claim 27, Burch, Brovick, and Grambihler taught updating a list of remote  
17   credentials (See Brovick "Keeping Track").

18          Regarding claim 29, Burch, Brovick, and Grambihler taught determining a state of the  
19   remote credentials dynamically (See Brovick "Intra-Site Replication" and "Inter-Site  
20   Replication").

Regarding claim 32, Burch, Brovick, and Grambihler taught resolving a conflict of state between the local credentials and the remote credentials (See Burch Paragraph 0044 and Brovick "Conflict Resolution").

Regarding claim 33, Burch disclosed a system comprising: an event handler to receive event notifications (See Burch Paragraph 0043-0044); and a synchronizing module operatively associated with the event handler, the synchronizing module implemented in computer-readable program code and executable by a processor to synchronize the local credentials and the remote credentials if the local and remote credentials are different from one another (See Burch Paragraph 0043-0044), but Burch failed to specifically disclose a local store manager to enumerate local credentials in response to receiving the event notification; a remote store manager to enumerate remote credentials in response to receiving the event notification, or wherein the event notification is one of a lock event, a startup event, a shutdown event, a Logon event, a Logoff event, an unlock event, a session event, a timer event, a manual request, and a credential update event. Burch did, however, disclose that the credential stores are directories (See Burch Paragraph 0022).

Brovick teaches that Active Directory is a directory service, which provided replication of data between local and remote devices, as well as synchronization of the data between the devices in an Active Directory (See Brovick First Paragraph), and that in order to maintain synchronization between each copy of the directory, each update to a directory is provided with a

1 USN which is compared with USNs in other devices to determine which updates need to be  
2 replicated (See Brovick "Keeping Track").

3 It would have been obvious to the ordinary person skilled in the art at the time of  
4 invention to employ the teachings of Brovick in the credential store system of Burch by utilizing  
5 Active Directory to provided the directory service and the synchronization between the  
6 credential stores. This would have been obvious because the ordinary person skilled in the art at  
7 the time of invention would have been motivated to provide quick and efficient directory  
8 services across the distributed credential store.

9 Grambihler teaches that synchronization can be performed in response to logon and  
10 logoff events (Grambihler Summary of the Invention).

11 It would have been obvious to the ordinary person skilled in the art at the time of  
12 invention to have employed the teachings of Grambihler in the system of Burch and Brovick by  
13 performing the synchronization in response to notification of logon and logoff events. This  
14 would have been obvious because the ordinary person skilled in the art would have been  
15 motivated to provide increased flexibility to the scheduling of the credential synchronization.

16 Regarding claim 35, Burch, Brovick, and Grambihler taught that the credentials include  
17 at least one of the following: an encryption credential, a token, an asymmetric key pair, a  
18 symmetric key, a digital certificate, an XrML license, an authentication credential, an  
19 authorization credential (See Burch Paragraphs 0022-0024).

20 Regarding claim 38, Burch, Brovick, and Grambihler taught that the local credentials are  
21 stored in a local cache (See Burch Paragraph 0053).

1           Regarding claim 39, Burch, Brovick, and Grambihler taught that the local credentials are  
2 stored in a local cache provided at any number (n) of clients (See Burch Paragraph 0053).

3           Regarding claim 40, Burch, Brovick, and Grambihler taught that the local credentials are  
4 encrypted using a master key (See Burch Paragraph 0025).

5           Regarding claim 41, Burch, Brovick, and Grambihler taught that the remote credentials  
6 are stored in a remote cache (See Burch Paragraph 0056).

7           Regarding claim 42, Burch, Brovick, and Grambihler taught that the local credentials are  
8 stored in a remote cache provided at any number (n) of hosts (see Burch Paragraph 0056).

9           Regarding claim 43, Burch, Brovick, and Grambihler taught that the remote credentials  
10 are maintained by a remote directory service (See Burch Paragraphs 0022 and 0056).

11           Regarding claim 44, Burch, Brovick, and Grambihler taught that the remote credentials  
12 are encrypted (See Burch Paragraph 0025).

13  
14           Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination  
15 of Burch, Brovick, and Grambihler as applied to claim 17, and further in view of Yianilos et al.  
16 (US Patent Application Publication 2002/0029214) hereinafter referred to as Yianilos.

17           Burch, Brovick, and Grambihler disclosed detection of changes between local and  
18 remote credentials, but failed to disclose that the synchronizing was based on a comparison of  
19 hash values.

20           Yianilos teaches an alternative method for detecting differences between entries in a  
21 synchronization system which involves generating a hash for the local data and a hash for the

remote data, and comparing the hashes, wherein if the hashes are different then a change has been detected and synchronization is required (See Yianilos Paragraphs 0083 – 0084).

It would have been obvious to the ordinary person skilled in the art at the time of invention to employ the teachings of Yianilos in the synchronization system of Burch, Brovick, and Grambihler by detecting changes by comparing hashes of the local and remote credential stores. This would have been obvious because the ordinary person skilled in the art would have been motivated to minimize the network traffic generated by the synchronization.

#### ***Allowable Subject Matter***

Claims 1-16, and 49 are allowed.

The following is a statement of reasons for the indication of allowable subject matter: The applicants' arguments have been found persuasive. While the prior art does teach enumerating and synchronizing credentials in response to various events, the prior art does not teach the specific combination of limitations as claimed. For example, the prior art does not teach enumerating credentials in response to each of a lock event, a startup event, a shutdown event, a logon event, a logoff event, an unlock event, a session event, a timer event, a manual request, and a credential update event, evaluating local and remote credentials based upon the enumerating, and synchronizing the local and the remote credentials based upon the evaluation.

#### ***Conclusion***

Claims 17-27,29,32,33, 35, and 38-44 have been rejected.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MATTHEW T. HENNING whose telephone number is (571)272-3790. The examiner can normally be reached on M-F 8-4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ashok Patel can be reached on (571)272-3972. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2491

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Matthew T Henning/  
Primary Examiner, Art Unit 2491